PATENT COOPERATION TREATY

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APPELT, Christian, W. Boehmert & Boehmert Hollerallee 32 28209 Bremen ALLEMAGNE			oehmert	Verfügung:	Manual of mailing	WRITTEN OPINION (PCT Rule 66)			
\nalic	ant's	or 200	nt's file reference	Frist: 15.02.00	(day/month/year)	13.01.2006			
(300			ints me reference		REPLY DUE	within 1 month(s) from the above date of mailing			
		l appli 03/11	cation No. 550	International filing date 17.10.2003	(day/month/year)	Priority date (day/month/year) 17.10.2003			
nterna 306F			nt Classification (IPC	C) or both national classification	and IPC				
Applic FERI		IARK	MARKENCREA	ATION GMBH et al.					
			-· -·	rst drawn up by this Interna		xamining Authority.			
2	This	opini	on contains indica	tions relating to the following	g items:				
	l	\boxtimes	Basis of the opin	nion	:				
	H		Priority		•				
	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability								
	 IV ☐ Lack of unity of invention V ☒ Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial ap citations and explanations supporting such statement 								
	VI		Certain documer						
	VII Certain defects in the international application								
		Certain observations on the international application							
3.	The applicant is hereby invited to reply to this opinion.								
	When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(d).								
	How? By submitting a wri For the form and th		By submitting a wr For the form and the	ntten reply, accompanied, where appropriate, by amendments, according to Rule 66.3. he language of the amendments, see Rules 66.8 and 66.9.					
	For the examiner's		For the examiner's	pportunity to submit amendments, see Rule 66.4. obligation to consider amendments and/or arguments, see Rule 66.4 bis. mmunication with the examiner, see Rule 66.6.					
	If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.								
	If no	The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 17.02.2006							
4.	The	final o	date by which the i on report must be	international preliminary established according to Ri	ule 69.2 is: 17.02.20	006			



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Durand, J

Formalities officer (incl. extension of time limits) Geier, A

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WRITTEN OPINION

	Dania	af th	000	Inion
١.	Basis	OI III	CUL	

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		·		101576002 AP20RESCISION 1 1.1PR 2006				
WRITTEN OPINION			Intern	ational application No.	PCT/EP 03/11550)`		
_					-	•		
ı.	Bas	is of the opinion		•				
1.	With the filea	receiving Office in re	nts of the international application sponse to an invitation under Article	। (Replacement sheets w le 14 are referred to in th	vhich have been furnish nis opinion as "originally	Best Available		
		•		•				
	Dec	cription, Pages				8		
		·	as originally filed					
	1-9		as originally mod			\mathcal{Q}		
	Clai	ims, Numbers				\approx		
	1-13	•	as originally filed	•				
						\mathcal{O}		
	Dra	wings, Sheets	B. 100.00	•		\mathbf{g}		
	1		as originally filed			~		
2.	With lang	n regard to the. lang u guage in which the in	nished to this Authority in d under this item.	n the				
	The	se elements were av	ailable or furnished to this Authorit	ty in the following langua	age: , which is:	À.		
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)).						
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:							
		contained in the inte	ernational application in written for	m.				
			ne international application in comp		•			
		furnished subseque	ntly to this Authority in written form	ı.				
		furnished subseque	ntly to this Authority in computer re	eadable form.				
		The statement that in the international	the subsequently furnished written application as filed has been furnis	sequence listing does rined.	ot go beyond the disclo	sure		
٠		The statement that listing has been furn	the information recorded in compunished.	ter readable form is ider	ntical to the written sequ	ience		
4.	. Th∈	e amendments have	resulted in the cancellation of:					
		the description,	pages:					
		the claims,	Nos.:			•		
		the drawings,	sheets:					
5	. 🗆	: This opinion has be	en established as if (some of) the go beyond the disclosure as filed	amendments had not be (Rule 70.2(c)).	en made, since they ha	ive		
•	الم ۸		if nococcany					

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Claims

1,11-13

Inventive step (IS)

Claims

2-10

Industrial applicability (IA)

Claims

2. Citations and explanations

see separate sheet